



STATE OF NEW YORK : COUNTY OF TOMPKINS
CITY COURT : CITY OF ITHACA

THE PEOPLE OF THE STATE OF NEW YORK
-VS-

AMENDED

ACCUSATORY
INSTRUMENT

RECEIVED
ITHACA CITY COURT
2016 DEC -7 PM 3:09

Defendant: Goldstein, Kyle M DOB
Address: 702 Hudson St. Ithaca, NY 14850

ACCUSATION

Be it known that, by this Accusatory Instrument,	PO Jacob V. Allard 152
as the Complainant herein, accuses	Kyle M Goldstein
the above named defendant with having committed the offense of	
Resisting Arrest	
in violation of Section 205.30, of the Penal Law of the State of New York, a Class A Misdemeanor.	

DA

COPY

FACTS

On or about the 17 day of November, 2016, at about 23:19 hrs
While located at 702 Hudson St. Ithaca, NY 14850 a person is guilty of Resisting Arrest when he intentionally prevents or attempts to prevent a police officer or peace officer from effecting an authorized arrest of himself or another person.

To Wit: At the aforesaid date, time, and location the defendant did: intentionally prevent your deponent, a uniformed Ithaca Police Officer, from effecting an authorized arrest of the defendant for a local law violation, by physically pulling his arms away from Officers, and once handcuffed, continued to pull away, engage others to attempt to interfere with said arrest, and had to be taken to the ground. Once on the ground, others were attempting to interfere and the defendant pulled away from Officer, freeing his upper torso and head and was attempting to place his head near your deponent's groin area appearing to either be attempting to bite/headbutt your deponent, all in an effort to resist his lawful arrest of said local law violation.

The local law violation the defendant was under arrest for was ICC 240-7A, being held responsible for a large, loud party as the defendant stated he was a resident of said address where the party was being held. The large loud party had loud music and voices and could be heard from over 75 feet away, with over 125 people in attendance, all of which interfered with the comfort and repose of members of the public and recklessly produced sound over 25 feet from the property; all in violation of said section of local law.

All Contrary to the provisions of the statute in such case made and provided.
The above allegations of fact are made by the complainant herein:

☒ Upon direct knowledge
☒ Upon information and belief, with the sources of the Complainant's information and the grounds for his belief being: the attached 710.30 concerning the defendant's statements of threatening Officer during arrest, and the attached quickie accusatory form for the aforesaid local law violation.

☐ Wherefore the Complainant prays that a warrant be issued for the arrest of the said defendant.

Re People State
ready for trial
12/7/16 BR

PO Jacob V. Allard 152 Complainant

NOTICE
(Penal Law, Section 210.45)

Exhibit 4

Received -
John Fitzgerald (added to
S150
upon receipt.
5/16

It is a crime, punishable as a Class A misdemeanor under the laws of the State of New York, for a person, in and by a written instrument, to knowingly make a false statement, or to make a statement which such person does not believe to be true.

Affirmed under penalty of perjury this 7 day of December, 2016.

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Complainant